





*DEPUTATIONS.*

**DEPORTATIONS.**

**AND DESTRUCTION OF VAGRANT DOGS.**

from the Kennel Club of New South on the Mayor yesterday to lay before the Council a bill to amend the provisions connected with the seizure and destruction of dogs, and to amend the provisions connected with the deportation of persons.

Levy), hon. secretary to the  
 of the Royal Society for the  
 to Animals, was also present.  
 The speaker introduced the deputation, and  
 the hon. member for St. George's  
 in the City Council, was carried  
 in accordance with the recommendation  
 of the committee, steps be taken by his  
 mayor in such a manner as may be ed-  
 vantageous to provide, by law or  
 by a bye-law, for the removal and  
 destruction of diseased dogs and  
 cats, and for the removal and housing of  
 such animals with a view to the  
 prevention of the spread of the  
 disease when not claimed within a limited  
 period, and for the removal and  
 destruction of diseased dogs or cats  
 when not claimed and cannot be sold."

been done with regard to this  
It is understood that in the space of  
15, the police arrested 16 dogs at  
and otherwise, and took them  
where they were kept for some  
such dogs that appeared to be diseased  
He considered that the method of  
was very objectionable, the animals  
up by a rope thrown over a beam  
and that those that did not rise quickly  
on the head.  
FOX said he desired to draw attention to  
the question was also connected with  
These diseased dogs drank of the

and thus causing the spread of hydrophobia among children who might play with them. It is stated that an institution might be established on the lines of the English home for lost dogs.

It was said that the police even seized dogs that entered and wore collars.

In reply, it was said that Lady Duff had no interest in the question of the treatment of dogs. He had had several interesting conversations with Ladyship, and also with the

effect that the condemned dogs described as painlessly as possible, the method employed, and about hanging. He understood that dogs were destroyed at the execution by men who had been doing the work and the mode of killing them was by on the head with a heavy bludgeon, the bodies were taken away to the establishments at Botany. In response

protest against any cruel treatment had determined to place himself in with the Premier and suggest that the establishment be extended and improved recommendation made by her Ladyship a lethal chamber should be opened to him that as there was Government control the nucleus of the establishment, it was hardly necessary for the Government to take the matter up. There was no Government should not erect larger

also a lethal chamber. He stressed the great importance of having the dogs taken off the streets, and Seymour had received instructions to have such animals seized and destroyed. He gave a personal interview with the press, in which he said that the representations which had been made to him were put before him. If he failed to act then it would be the duty of the police to take action. He did not think that Jeanerret's motion had gone far enough.

KANHERST, in reply to some observations, said that the Government should be trusted on the matter at all. The Government did nothing. It was a common saying, "I would not trust the Government dog."

He said he supposed it depended on what was in the office, and added that if the council set up they would receive the dog.

to Mr. Lyne that the railway was 15 miles long, and it was estimated to cost about £1,800 per mile. Thus,

Mr. DAVENPORT said that the cost of the work was estimated at £200 per mile, or rather less. He pointed out that it would be easier if it were put to the Public Works Committee than to Parliament, but said that if he secured the next Parliament he would submit its reference to the committee.

The Minister asked whether, in case of the Government taking up the matter, a private company could be allowed to undertake the work. It might be suggested that it would be

Mr. DAVENPORT said that such like schemes had been thought of by the Government, but that they had been abandoned because of the opinion of their residents as to the detriment to the neighbourhood which would result from the temporary houses.

Mr. HOSKING said that he proposed to ask the Government to consider the question.

that under these circumstances he  
injection to a private company doing the  
had no doubt that objection would be  
is necessary authority was heard for.

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**WATER WORKS COMMITTEE.**

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**PORT HARBOUR RECLAMATION.**  
Sensitary Standing Committee on Public

Mr. Jacob Garrard, M.L.A., there were present the Hon. John Paery, Thickett, Hoskins, Sutor, Lt. Messers, Ewing, Naid, McCourt, Hall, and Dawson, M.L.A.

the tunnel on the Pymont side, on the  
of Union-street, at Pymont-street,  
on the northern side of Union-  
originally proposed to tunnel all the  
ard-street, but now he wished to  
tunnel by tunnelling only to Pymont  
and go by an open cut from there to  
s. He estimated that the saving in  
these alterations would be consider-

[illegible]

the necessity of an expensive accretion to the harbour, as proposed in the scheme; not going through any valuable sea assumptions would be trifling, saving of the saving in not taking wharf as proposed. The estimated bridge was 3,000ft., and it was to be iron piers. The cost would be about £100,000.

understand that the Hon. John Davis  
the motion to defer the decision for  
Mr. Dawson did not vote on that  
the present  
money not  
the money

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Mr. JAC  
opposing t  
the princip  
beurocrat  
people wh  
wa, howe  
would the  
present

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**METROPOLITAN TRANSIT COM-  
MISSIONERS.**

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ing of the Metropolitan Transit Com-  
Saturday the Mayor (Alderman Sir  
annun) presided, and there was

ance of members. A letter was the borough of Ashfield asking for erection of shelter sheds for the at the stand in that borough. It was the matter attention at an early date. Wilson wrote complaining of the danger arising from the narrowness of the corner of Elizabeth and Liverpool commissioners decided that it was not a, but for the trustees of Hyde Park. Permission was given to H. R. giving.

Further correspondence was received from the Council with reference to the case of a cabstand in Allison-street, but the Council decided that they would not remove the cabstand. Several complaints having been made to the Council, it was allowed to leave the ordinary line of the road. The Council also decided to the Canterbury racecourse to the of the regular public who travel by the road, it was decided only to grant permits to those "buses" that are

business and do not ply regularly as  
with regard to the passenger traffic in  
Queen's Birthday, it was decided, as  
that the cab should be placed on the  
side nearer to the racecourse and the  
opposite side, being just the reverse of  
what has been done.

for a long time with me been a people who has been neglected and forgotten. The Whites and Pymontese have not been connected with the tramway system of the existence of the Pymontese. I know it was too rotten to bear a line of it, and I suppose for this reason it was moved for a tramway to connect directly with the city; but I am pleased to see by Mr. Dyer in this day's issue he has shown these long-neglected places with the city. I am sure that the part of the

It is due to him from his part  
ing attention to the neglect of the  
so long not providing locomotion to  
and our legs. And as Mr. Knapp's  
ow railway property and carriage can  
be free cost to the colony, I do hope it  
I, and henceforth no further attempt  
our beautiful harbour.

I am, &c., F. THOMSON.

THE "TANNIN" IS THE PROBLEM.—Hind-  
the Tannin is the problem. The Tannin is the problem.

Digestive Tract, in no way  
mineral. Most Wholesome.  
Obtainable from  
at lowest price.

news-page1370906







Trades and Labour Council,

The Queen has been offered the honor of knighthood upon Mr. Isaac Pitman, the inventor of Pitman's shorthand.

A review will be held in the Continental Park this morning, and His Excellency the Governor

will afterwards attend the service.

Tax R.M.S. Monowai arrived at Auckland from San Francisco yesterday.

News from Samoa up to last Thursday states that at that time severe fighting was expected to take place within a few days. H.M.S. Curacoa

The funeral of the Hon. Peter Faucett took place yesterday, and was attended by members of the Ministry, and a large number of the nobility, and the German warships Falko and Buzzard were at Apia, but it was not thought that they would take any part in the struggle unless Apia became endangered.

HALF the Equatorial Province of the late Emin

At Durban, near Murrumbidgee, on Tuesday night the house of a soldier named Mark Loins was destroyed by fire, and his son, aged 8, was burnt to death.

The acting Chief Inspector of Stock reports that anthrax is a widespread sickness in the colony, chiefly because the bodies of animals dying from that disease are not destroyed by fire.

turned to Sydney yesterday from Tamworth and Maitland.

THE annual report of the Stock and Brands Branch of the Agricultural Department states that at the end of last year there was a decrease in the number of sheep of 1,099,426, due to the numbers

though there is little doubt that the changes and developments that have taken place under her sovereignty will be continued under that of her successor, it is not possible to forget that she has been the first truly constitutional monarch the Em-

sume and wholesome.

VICE-REGENCY  
there is to be  
and his Excellency

In the Stock and Share market yesterday Commercial Bank of Sydney shares brought 100s 10s 1d, and bank deposits at the bank were 5d higher. Bank of New South Wales shares were 100s 10s 1d, and bank deposits at the bank were 5d higher. Bank of New South Wales shares were 100s 10s 1d, and bank deposits at the bank were 5d higher.

BUCKEYS was rather quiet in the Import market yesterday.

THE only sale reported in the Mining market yesterday was of Peak Hill shares at 4s 6d.

YESTERDAY the Customs receipts amounted to

It is to be feared that the prospects of a successful result from the changes lately made in our electoral system do

not improve as with proceed. The Amending Bill with which the Legislative Council dealt last night was intended to remedy several defects which had been discovered in the original Act, and chiefly to meet the danger of dis-

franchisement as a result of change of residence. The latter indeed may be regarded as the main purpose of the bill. It will be readily seen that of all defects or errors which the operation of an electoral reform measure may disclose, the

effect of extensive disfranchisement is the most calamitous. Any other defects in connection with the preparation of the rolls can at the worst only relax the safeguards against fraud or error. But disfranchisement strikes a blow large part to the fact itself that during this epoch the reigning Sovereign has been a Queen and not a King. For though the growth of knowledge and general advance of civilised institutions would probably have demanded such changes

at the very root of the electoral system, and is in opposition to the essential object of all electoral legislation. It has been computed that owing to an imperfection in the original Act in the provision made for the issue of a new elector's right

on a change of residence to a humbler of electors, estimated by the Premier at 15,000, would be left off the rolls. Provision was made in the original Act for their getting a new elector's right in their new district, and for striking them off the rolls of the old one. It was not the assent of a man instead of a woman in the possession of the sovereign power. HER MAJESTY has been singularly fortunate in being surrounded by wise advisers, who, while loyal to the true interests and constitutional rights of the people, have not been less so to the rights of the Crown.

roll or the old district; but, unfortunately, no provision was made for placing them on the roll in their new district. The defect the first clause in the Amending Bill undertook to remedy, by directing that when the new right is issued the new rights entered in the roll of the Sovereign, have taken cognisance of the changing spirit of the times, and of the modification of monarchical rule which that demanded. It may be that H.R. MAJESTY has hardly been conscious sometimes of the fact of such surrender, but the

J. Brien  
with all  
the favor  
His taking  
silence a cons  
of Sir George  
address the a

elector's name "unopposed electors" for his district. It is apparent that if the power of 15,000 electors to exercise their rights as voters depended on this provision, it was of great moment to the purpose of the original Act.

to the proper working of our electoral system, and to the political rights of our citizens that this provision should be supplied.

The case was fairly and intelligently argued by the Minority Council, led by Mr. J. H. M. de Silva, who pointed out that the Government had no right to tamper with the constitution. He said that the Government had no right to tamper with the constitution. He said that the Government had no right to tamper with the constitution.

stances to the Legislature, the representative of the Ministry. Dr. MACLAURIN showed how the necessity had arisen, and, as proof of the importance that was attached to the provision, stated that "up to the present time there had been 3500 ambulatory patients, and 1000 patients in the hospital, and such patients as were admitted to the Asylum, on the 1st of January, 1870, were 1000." State:

THE READER

tations by persons who were entitled to transferred electoral rights, and by the 30th of this month it was expected that the number would have been increased to 4000." Several of the members who addressed themselves to the consideration of the subject, and even armed conflict, this gradual alteration in the expansion of liberal government in England has been attended by no conflict or disturbance, or even such political excitement as might have caused the smallest anxiety. A revolution so

of this clause in committee professed apprehension that the provision might be productive of great abuse, or might in some way lead to a trafficking in votes. We are not able to see how this provision is open to this particular liability

more than many other rats of the original bill. But it may be freely admitted that if it could be clearly and reasonably shown that such a peril existed it would be desirable to carefully guard the provision against the dangers

and abuses threatened. By supplying such safeguards the Council would be acting in loyal conformity with the objects of our recent changes in electoral legislation, and with the great ulterior purpose of securing a just and adequate

representation of the people, to which all of our electoral machinery is intended to be subservient. This unfortunately was not the course adopted. The Council by a majority of 18 to 9 struck the clause out of the bill, upon which the Ministerial

The best way of testing the propriety or wisdom of the course taken is by considering how this leaves the position regarding these 15,000 electors who are left out of the franchise.

the rolls as a consequence of their change of residence. They may in accordance with clause 38 of the original Act apply to the registrar of their new district, deliver up their old electors' rights, and obtain a new one for their new residence.

The district in which they now reside. This is preliminary to their names being placed on the roll of transferred electors. But at this point the Act stops short. There is no power to put these 15,000 electors, duly qualified and holding

electors' rights, upon the rolls of the districts in which they are entitled to vote. All that need be said on the subject is that it requires strong and distinct evidence of the evils resulting from empowering these men

to vote to counterbalance the  
very serious and apparent evil and  
injustice of leaving them in a position of  
disfranchisement and deprived of their  
rather discomforting, especially as to  
large stock. Of cattle, 1584 were thus  
rejected in 1893, and 693 in the first four

THE COMMISSIONERS.—Several  
at Mr. H. D.

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the colony. Though the  
him in the case of cattle and  
are not alarming when  
made for the totals  
yearly slaughtered  
Even if the pro-  
tion of

The ship was off away from Nemees last Sunday morning. It was a peaceful destruction of a very un-peaceful character. It was the first time since the war that the Imperial Japanese Navy's ships would visit this part of the South Pacific on a cruise from Vladivostok, and New Caledonia would be included in their places of call. The

second request was that the vessel might be allowed to ship a crew and proceed at once to quarantine direct to Hongkong, leaving Sydney on Monday, 28th instant. Both requests were agreed to.

A. FRIGATE'S EXPERIENCE.—When the fine ship *Porpoise* sailed from the colony on the 10th inst.

is to be relied upon as a compromise between the two camps comprised the selection of prominent freetraders who will be asked to act on the council with the purpose of inducing the Legislature to amend the tariff. The council will be asked to settle the question as to which of the freetrade candidates shall receive the support of the party at the next general election. The council will be

[illegible]

the former, an attendance of the mayor, Mr. and to which is expected. It is the intention of the Government in the Upper House on the consideration of the bill.

BETWEEN APPEAL COURT.—A friendly court, to hear appeals against assessments, was held at the Burwood Council-chambers last night.

The Mayor presided. About twenty cases were heard, and in many instances reductions were made.

HONORARY PORTALS ACCOMMODATION.—Is really a request for more efficient postal accommodations.

seemed to indicate that as  
the subject.

**THE ASHFIELD SANITARY SYSTEM.**—The Ashfield Council has completed the taking of a plebiscite vote of the borough on the subject of a change in the sanitary system. Each ratepayer was supplied with a ballot-paper containing the following question:—“Do you think it is expedient to alter the present sanitary system of the borough?”

By a large majority the ratepayers were in favour of the proposed change, and the Council will now be enabled to proceed with the necessary arrangements for the new system.

**THE PLANET MARE.**—Mr. H. C. Russell, the

...few persons who did not respond with fervor, but persons had voted on the first and second questions, and 798 on the third. The voting was as follows:—First question: 467 "yes," 310 "no;" informal, 24. Second question: 301 "yes," 350 "no;" informal, 156. Third question: 281 "yes," 415 "no;" informal, 102. The vote

**THE RISK OF A MEETING. TO CLOSE A STREET.**  
At last night's closing of the Rotary Council the question of getting people to find out the dedicated street came up for consideration by a letter which the Mayor informed the meeting that he had received from Messrs. Elliott and Comp. who desired to erect a fence across Cook-street, part of a dark or black line, extending from a split in the outline of the snow cap, and to the north of the snow cap, and a dark or nearly black space north of Mars' equator, and this line was first seen when the snow cap was melting rapidly. In 33 days more than half the snow disappeared, and

the same. The cause of the delay was the accident, but the delay was relative to the size of the colony being liable to breaking the own bylaws." Six of the members of the colony had been charged with breaking the own bylaws. The Mayor said he would support that view of the case. The question was put, and the voting being equal the motion was carried.

Read position from 3 a.m. to daylight. But more is only 10 seconds of arc in diameter, and in order to see these small details the telescope must have a diameter of about one-fifth of the planet's diameter. Telescopes must therefore be first-class, and probably less than six inches in diameter. A smaller telescope's object glass will be insufficient. A number of

An informal position took place and was attended to ensure a

Tulloch, informing the council that, having noted in the *Herald* that the Rotary Council is agitating for a half-hourly train service, they were prepared, if the council would grant them the line of road a little below Haymarket, to the four corners of the city, to run a half-hourly service four times that obstructed passenger services.

ne probable first life of the fin-  
used to properly rotate its  
rounds (full charge); with  
the best of the boys, the  
which would take a day  
At the end of a first life a  
The St. J. b. gun's first life

—Mr. W. S. Campbell, Agricultural Department, yesterday morning from the territory. He has been inspecting

Men Montgomerie and Wil-  
loughby were made yesterday  
at his office for hearings to  
stand all that had been said upon the question  
of Botany and the noxious trades, he would point  
out that the report read from the Board of  
the subject of the Rev. J. Walker, convener of the  
in the church. The Rev. J. Walker, convener of the  
foreign missions committee, spoke of work in the

<http://nla.gov.au/nla.news-page1370908>



THE LABOUR "PLEDGE."

**"—A COMPROMISE? PROPOSED.**

Yesterday afternoon at the Parliamentary labour party, under the presidency of Mr. J. Cook, M.L.A., leader of the party, was held at Parliament House. The question of adopting a manifesto for the coming year was discussed by the members of the central executive of the Labour Electoral League was further considered, and after some discussion, a modification of the programme was suggested. It was proposed that the party should urge their willingest to adhere to its provisions. This was handed to Mr. Brennan and was considered at a meeting of the central committee of the Labour Electoral League held last night.

**MEETING OF THE CENTRAL EXECUTIVE**

**LABOUR PARTY'S PLEDGE REJECTED.**

An important meeting of the central executive of the Labour Party was held yesterday afternoon at the Trades Hall last evening, when the question of the Labour Party's pledge was again discussed. Mr. J. C. Watson, president, occupied the chair, and the following were present: Messrs. P. J. Moore, P. J. Brennan, Frank Brennan, and James Wilson, the moderators appointed by the Trades and Labour Council to receive suggestions from the members of the Parliamentary labour party and the labour leagues who were in attendance.

The report of the committee which had been sent upon the Parliamentary party at a meeting held on Monday last was read and approved. The report was read to them, and deeply regretted it nature. The overall committee had in its opinion no alternative to accept of the proposal made by the Parliamentary labour party and the labour leagues were in action.

It was reported that they had waited upon the Parliamentary party at a meeting held on Monday last, and had presented to them a copy of the report, and had expressed their regret that they could not accept of the proposal made by the Parliamentary labour party and the labour leagues were in action.

[illegible]

The CHAIRMAN gave an absolute denial to the statement contained in the letter from the labour party regarding the alleged assurance given by his deputation. No such remarks had been made, and the statement was a perversion of the truth.

Mr. P. J. BRENNAN further said that Mr. Cook had given the mediators his assurance that those members who had been elected to him to the position of leader would endorse the pledge submitted if approved by the central executive committee. He then arranged to leave, however, that Mr. Cook could speak to the behalf of members who had never seen the pledge. Messrs. Williams, Rea, and Elder, three of the members

be bound by Mr. Cook. Practically only two persons, Messrs. Cook and Baxister, were bound by the unqualified pledge. He gave a list of names of members who Mr. Cook had said would stand by the pledge and the three absent members were included.

Mr. FRANK BRENNAN, another of the mediators, supported the statements of Mr. P. J. Brennan. The mediators had taken a neutral position, and it appeared that the interested members did not desire to come to an understanding.

Discussion ensued, in the course of which it was pointed out that the central committee had done its utmost towards combining the party, whereas the labour party in Parliament had never shown any desire to arrive at an understanding. In the first in-

The November, 1893, pledge, on the ground that the conference was poorly-attended and unrepresentative. Another conference was convened of one delegate from each league. The sentiments of the conference were never beyond doubt, but the 1893 pledge was never formally repudiated. The Parliamentary part, however, held that the pledge was a cast-iron one and their objection to the clause requiring members to vote solidly on all questions affecting monopoly or class privileges. They had contended that this clause was the only objection to the pledge and would lead to difficulties. The next step was the mediation of the Trades Council. The mediator drafted a modified pledge omitting the objectionable clause. The central executive agreed to recom-

the lawes conditionally upon the labour party abiding by the result of the decisions of the league. The central executive also decided, in event of a settlement, that in electorates represented by sitting members selections should be remade, thus giving fair play to present members. The Parliamentary party then, it was pointed out, raised an objection to the proviso of the committee. They favoured the modified clause, but objected to the proposal that they should bind themselves to abide by the result of the elections of the league branches. After further discussion the central committee at its last meeting withdrew the objectionable proviso, and

modified pledge without any conditions. They now found that the labour members refused the mediators' pledge, and submitted another of almost a usual character.

Several delegates pointed out that the pledge submitted by the party could not be accepted, inasmuch as it was not in accordance with the constitution. The constitution of the league provided that caucus meetings must be held, and that a solid vote must be given on questions affecting the fate of the Ministry.

The committee eventually decided, on the motion of Mr. Hookin, "That the time allowed for breaching the constitution be extended for 14 days."

Mr. J. O. M. SKELTON moved, and it was carried—  
“That the central committee of the L.E.L., while regretting the failure of the efforts of the mediators to heal the breach between the labour members and the league, declines to take any further action in the matter of the pledge until such time as a proposition is conformable with the constitution is forthcoming from the labour members.”

The mediators stated that they were arriving at a common basis 13 or 14 of the members were willing to sign the pledge of the league, and it would be necessary to call upon them to declare themselves.

**RAILWAY AND TRAMWAY SERVICE ASSOCIATION.**

The third day's sitting of the annual meeting of the Amalgamated Railway and Tramway Service Association was held at the offices, Radnor, yesterday. Mr. Banner presided. The proposal to reduce the death benefit and the counter proposal to substitute a graduated scale were both negatived. An additional rule was adopted to enable junior handmen to become members at the annual subscription and receive half the regular benefit. A resolution that members discharged from the service or leaving it should receive 50 per cent. of the service pay if it

**SLAUGHTERMEN'S WAGES.**  
A specially-called meeting of the Amalgamated Slaughterhouse and Butcher Workers' Union of New South Wales, to which the hundreds of

(b) buildings, George-~~town~~. Mr. Hugh Brown (~~president~~) occupied the chair, and there was an attendance of about 350 members. The special business session of the meeting was to deal with the communication received from one of the listening tower operators, who had requested in his employee's wage schedule reduction that the matter be dealt with at this particular point. It was pointed out on the matter, however, that it was not until after the meeting that the committee would make a recommendation as to whether or not the matter should be referred to the executive committee.

resolution was then moved from the general body of members that the union could not recognize the proposed reduction in wages, and further, that the minimum rate of wages should be maintained. This upon being put to the vote was carried by a large majority. The next order of business was that the unanimous decision of the last year be forwarded by letter to the man. cash. 21. Baltimore. The utmost unanimity prevailed. The general body of members expressed the hope was expressed that the. The Morrow Coal Company used to come to an agreement. To-morrow, with harsh measures being resorted to, Lager Reserve is only





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SHIPPING REPORTS

[illegible][illegible]

THE R.M.S. OF THE MONOWAI. A. and A. route, reached Auckland on the 10th inst. The ship is a new one, built by Messrs. Harland and Wolff, and is a large English mail steamer, with a fine hull, and a large engine. She has a quick trip, and should reach our harbor on Monday morning. There is every indication of her being a success, and we hope to see her in our harbor on Monday morning. She is a fine vessel, and we hope to see her in our harbor on Monday morning.

[illegible]

and, and permanently incapable of earning the wages of a deceased soldier, where the pensions of the former had ceased by the children attaining the age of 16 years prior to the Act of 27th June, 1890, the decision holding that the Act of 1890 has the effect of restoring these dependent persons to the rank during life or the continuance of disability.



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WROUGHT OF THE FINEST STEEL AND HOLLOW GRIND BY THE SKILLED ARTISANS OF

SHEFFIELD.

24, 26, 28, 30, 32, 34, 36, 38, 40, 42, 44, 46, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 72, 74, 76, 78, 80, 82, 84, 86, 88, 90, 92, 94, 96, 98, 100, 102, 104, 106, 108, 110, 112, 114, 116, 118, 120, 122, 124, 126, 128, 130, 132, 134, 136, 138, 140, 142, 144, 146, 148, 150, 152, 154, 156, 158, 160, 162, 164, 166, 168, 170, 172, 174, 176, 178, 180, 182, 184, 186, 188, 190, 192, 194, 196, 198, 200, 202, 204, 206, 208, 210, 212, 214, 216, 218, 220, 222, 224, 226, 228, 230, 232, 234, 236, 238, 240, 242, 244, 246, 248, 250, 252, 254, 256, 258, 260, 262, 264, 266, 268, 270, 272, 274, 276, 278, 280, 282, 284, 286, 288, 290, 292, 294, 296, 298, 300, 302, 304, 306, 308, 310, 312, 314, 316, 318, 320, 322, 324, 326, 328, 330, 332, 334, 336, 338, 340, 342, 344, 346, 348, 350, 352, 354, 356, 358, 360, 362, 364, 366, 368, 370, 372, 374, 376, 378, 380, 382, 384, 386, 388, 390, 392, 394, 396, 398, 400, 402, 404, 406, 408, 410, 412, 414, 416, 418, 420, 422, 424, 426, 428, 430, 432, 434, 436, 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